## Caese3112-cw-0006997-JJSW | Documentt26 | Filed 005/2092/1122 | Pragge1.10643

1 2 3 4 5 6 7	Christopher D. Banys (State Bar No.: 23003 Daniel W. Bedell (State Bar No.: 25491 cdb@lanierlawfirm.com dwb@lanierlawfirm.com THE LANIER LAW FIRM, P.C. 2200 Geng Road, Suite 200 Palo Alto, California 94303 Telephone: (650) 322-9100 Facsimile: (650) 322-9103 Attorneys for Plaintiff, ATOMIC PRECISION SYSTEMS, INC.	A FEGURA DE LA LAZONIO (CDNI ACCACA)
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9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
10		ANCISCO DIVISION
11	ATOMIC PRECISION SYSTEMS, INC.,	Case No. 3:12-CV-00697-JSW
12	Plaintiff,	STIPULATION TO EXTEND DEADLINES
13	v.	AND ORDER THEREON
14	JUSUNG ENGINEERING CO., LTD.;	DEMAND FOR JURY TRIAL
15	JUSUNG AMERICA, INC.; INTEL CORPORATION; MICRON	
16	TECHNOLOGY, INC.; AND INTERNATIONAL BUSINESS	
17	MACHINES CORPORATION,	
18	Defendants.	
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STIPULATION TO EXTEND DEADLINES

CASE NO.: 3:12-CV-00697-JSW

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1	Counsel for Plaintiff Atomic Precision will be moving to withdraw as counsel of record. The			
2	2 case is in the early stages, and the Court has no	case is in the early stages, and the Court has not yet held a case management conference. To afford		
3	3 Atomic Precision time to obtain counsel, the pa	Atomic Precision time to obtain counsel, the parties have met and conferred and agreed that an		
4	4 extension of dates in the case by eight (8) week	extension of dates in the case by eight (8) weeks is appropriate. See Declaration of Daniel Bedell in		
5	5 Support of the Stipulation to Extend Deadlines.	Support of the Stipulation to Extend Deadlines. Therefore, the parties respectfully move the Court to		
6	extend all deadlines by eight (8) weeks – including the case management conference currently scheduled			
7	for June 29, 2012 – to allow Atomic Precision time to find counsel.			
8	8			
9	9 Dated: June 28, 2012 Respectfu	illy submitted,		
10				
11	1.1	er D. Banys (230038)		
12	12 Attorney	s for Plaintiff,		
13	ATOMIC	C PRECISION SYSTEMS, INC.		
14	14			
15	Dated: June 28, 2012 Respectfu	ally submitted,		
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17		el J. Lyons		
18	Michael J	. Lyons		
19		s for Defendant,		
20		ENGINEERING CO., LTD. and AMERICA, INC.		
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28	28 STIPULATION TO EXTEND DEADLINES	1		

STIPULATION TO EXTEND DEADLINES CASE NO.: 3:12-CV-00697-JSW

## Caee31122-0x/00063977-JJSSW | Documentt26 | Filed005/20921122 | Pragges3o643

1	PURSUANT TO STIPULATION, IT IS SO ORDERED THAT all deadlines are extended by
2	eight (8) weeks – including the case management conference currently scheduled for June 29, 2012 – to
3	allow Atomic Precision time to find counsel.
4	The case management conference is CONTINUED to September 7, 2012 at 1:30 p.m. The parties' joint case management statement shall be filed no later than August 31, 2012.
5	IT IS SO ORDERED.
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7	DATED: June 28, 2012
8	When Sterhoto
9	The Hambyable Jeffrey S. White
10	United States District Judge
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STIPULATION TO EXTEND DEADLINES CASE NO.: 3:12-CV-00697-JSW

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